

## REMARKS

Applicant, in consideration of O.A. mailed 06/23/2003 prepared the following answers numbered in correspondence to the numbered paragraphs of said O.A.:

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1. No new matter has been entered

2. Applicant shall prepare formal drawings.

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3.

a) Abstract has been included in a single paragraph.

b) The title "background Art" has been deleted.

c) Reference numerals have been deleted from Summary of the Invention.

d) Incomplete phrase at page 5 has been deleted;

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e) errors have been checked, as possible.

4.

a) "the" on line 2 claim 1 has been deleted;

b) "the goods" have been substituted with "items";

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c) "one" have been deleted;

d) "capable of" has been deleted from claim 1;

e) "to be carried" has been deleted;

f) "maneuver" has been corrected;

g) "being carried hanging and" has been corrected as suggested by Examiner;

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h) Period at end of claim 26 has been added ;

i) "belt" has been changed to "transversal";

j) "opposite has been changed to "adjacent";

l) expressions of claim 29 have been changed;

m) "any" has been changed to "a", as suggested by Examiner.

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5.

a) A period has been put at end of claim 27.

b) Claim 29 does not contradict claim 1 as amended.

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The expression "uninterrupted from end to end" should mean that there is no interruption. "No interruption" should mean, in the intention of applicant, that the strap is of one only piece. It does not mean "it has no connections with other members". Anyway applicant eliminated said expression from claim 1, as it should permit to an infringer to build the same device having strap interruptions.

7. Applicant respectfully submits that the device shown by Roth works differently than the embodiments of the present application. In fact:

- 5 a) Roth's device is based upon the use of one only L shaped hook, as clearly written in Roth' claim 1; therefore the load is hooked in one only point. Generally a load hooked in one only point is free to rotate in any direction, which can represent a problem. This problem is solved by Roth by the use of one L shaped hook as disclosed.
- 10 In the present application the rotation of the load is prevented by the fact that the load is hooked in two points.  
Therefore the two devices work in different way.  
It is for this reason that Roth's device has less and different members (one only cable, one only L shaped hook).
- 15 b) Roth's device is related to the carrying of furniture (claim 1), which is made possible by the existence of the L shaped hook, which is a clear limitation written in claim 1 . No L shaped hook is present in the present application.
- 20 Therefore, if limitations written in claims must be considered, the present invention does not infringe Roth's claims.
- c) Roth's device cannot work with two cables and two L shaped hooks as disclosed, because the two cables should lay parallel, and first L shaped hook  
25 should lay parallel to the second . Therefore the present invention is not a redundant version of Roth's, and therefore it should be considered as an improvement.
- d) Roth's device cannot comfortably carry a plastic bag, which instead is  
30 possible by the embodiments of the present application.
- e) The top portion of member 1 is never indicated as a transversal belt in any part of Roth's application. It does not connect two elements, but is threaded by the only cable of the device. Member 1 is clearly identified as a L shaped  
35 hook, and therefore this is the only meaning. One cannot understand how a hook could contain a belt , nor how the same member could be referred to two opposite meanings ("belt", which is a flexible body; and "hook", which is a rigid body).

8. Applicant thanks Examiner for having drafted an allowable claim for him. Examiner is always very kind and always gives her kind cooperation. Although Applicant hopes that by amending claim 1 as above, with consideration to the above indicated reasons, no further limitations should be  
5 necessary.

Applicant hopes he properly understood the new way for submitting an amendment.

10 Very respectfully.



15 Applicant  
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